WEDNESDAY, MARCH 16, 1988

SEVENTIETH LEGISLATIVE DAY

The House met at 2:00 P.M. and was called to order by Mr. Speaker Murray.

The proceedings were opened with prayer by Don Whitt, First Baptist Church, Milan, Tennessee, guest of Representative Ray Davis.

Representative Ray Davis led the House in the Pledge of Allegiance to the Flag.

The roll call was taken with the following results:

Representatives present were: Bell, Bivens, Bragg, Buck, Bushing, Byrd, Cain, Chiles, Clark, Coffey, Collier, Copeland, Crain, Cross, Curlee, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dixon, Drew, Ellis, Frensley, Gaia, Good, Harrill, Hassell, Hawkins, Head, Henry, Herron, Hillis, Hobbs, Holtomb, Holt, Hurley, Huskey, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kent, King, Kisber, Lawson, Long, Love, May, McAfee, Miller, Montgomery, Moody, Moore (Lawrence), Moore (Shelby), Naifeh, Nance, Napier, Odom, Perculas, Phillips, Pruitt, Purcell, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Yelton, Mr. Speaker Murray — 92.

The Speaker announced that Representative Burnett was excused because of personal business.

The Speaker announced that Representative Bewley was excused because of illness.

The Speaker announced that Representative Robinson (Washington) was excused because of an out-of-state meeting of the National Dairy Board.

Representative Garrett was recorded as being present in the Chamber.

Representative Duer was recorded as being present in the Chamber.

REGULAR CALENDAR

*House Bill No. 1168 -- Courts, General Sessions -- Establishes new compensation and work schedule for general sessions courts based upon population classes; creates executive secretary to general sessions judges conference. Amends TCA, Title 16, Ch. 15; Title 17, Ch. 3, Pt. 2. Repeals TCA, Title 37, Ch. 1, Pt. 2.

On motion, House Bill No. 1168 was made to conform with Senate Bill No. 1105.

On motion, Senate Bill No. 1105, on same subject, was substituted for House Bill No. 1168.

Rep. Purcell moved that the Senate Bill No. 1105 be passed on third and final consideration.

Rep. Buck moved to amend as follows:

Amendment No. 1

Amend Senate Bill No. 1105 by adding the following new subsection at the end of Section 1:

() For the purpose of determining the compensation of a general sessions judge who presides over a consolidated general sessions court consisting of two or more counties, the populations of all counties in the court shall be added together and the resultant sum shall be the population for purposes of determining the class of counties in accordance with the provisions of subsection (a).

On motion, the amendment was adopted.

Rep. Buck moved to amend as follows:

Amendment No. 2

Amend Senate Bill No. 1105 by adding the following new section immediately preceding the effective date section and by renumbering the effective date section accordingly:

Section __. Effective September 1, 1990, in counties of the third class having a population of not less than thirty-two thousand six hundred (32,600) nor more than thirty-two thousand seven hundred (32,700) according to the 1980 federal census of population or any subsequent federal census:

- (a) The general sessions court shall have concurrent jurisdiction with the circuit and chancery courts over workers' compensation cases. The cierk and master of the chancery court shall be designated as the clerk of the general sessions workers' compensation court.
- (b) The base salary of the general sessions judge in such counties shall be as provided by this act.
- On motion, the amendment was adopted.

Rep. Buck moved to amend as follows:

Amendment No. 3

Amend Senate Bill No. 1105 by adding the following new section thereto, to be appropriately placed and numbered:

SECTION _. On the effective date of this act, any county of the first class with a population of not less than forty-nine thousand two hundred

seventy-five (49,275) nor more than forty-nine thousand three hundred seventy-five (49,375) according to the 1980 federal census, or any subsequent federal census, shall have one (1) additional general sessions judge besides those judges which such county may now employ, and such judgeship and court is hereby created and authorized.

On motion, the amendment was adopted.

Rep. Bragg moved to amend as follows:

Amendment No. 4

Amend Senate Bill No. 1105 by adding the following new subsection at the end of Section 3:

() Notwithstanding any provision of law or this act to the contrary, no judge of a general sessions court shall be paid a salary which is greater than the salary paid to a judge of a circuit court.

On motion, the amendment was adopted.

Rep. Collier moved to amend as follows:

Amendment No. 5

Amend Senate Bill No. 1105 by deleting the period at the end of the third sentence in Section 3, subsection (h), and inserting a comma in lieu thereof, and adding the following language thereto:

and the base salary of such judge shall be the salary paid to the holder of that office on August 31, 1990 pursuant to such public or private act plus a percentage increase thereto equivalent to the same percentage increase herein given by subsection (a) to a judge of a Class 6 County.

On motion, the amendment was adopted.

Rep. Copeland moved to amend as follows:

Amendment No. 6

Amend Senate Bill No. 1105 by inserting the following new section immediately before the effective date section and numbering the sections accordingly:

SECTION ___. If any county imposes the litigation tax of six dollars (\$6.00) authorized by this act and if the revenues collected from such tax are insufficient to fund the added costs to the counties imposed by the salary schedules of this act, then for the purposes of Article II, Section 24, of the

constitution of Tennessee, the state is deemed to have mandated a cost on local governments. From revenue sources other than the state-shared taxes in Tennessee Code Annotated, Section 9-6-301, the state shall appropriate annually funds sufficient to pay one-half (1/2) of such excess cost of the counties. The comptroller of the treasury shall establish the procedure by which counties shall report such excess costs.

The provisions of this section shall not apply to the costs of salaries of judges of the court of general sessions created after July 1, 1988. The provisions of this section shall not apply to the cost of any retirement benefits for the judges of the courts of general session.

Rep. Purcell moved that Amendment No. 6 be tabled, which motion prevailed by the following vote:

Ayes			 	 	 61
Noes			 	 	 31
Present and	d not	voting.	 	 	 1

Representatives voting aye were: Bell, Bivens, Bragg, Buck, Bushing, Byrd, Cain, Clark, Collier, Crain, Cross, Davidson, Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dixon, Duer, Ellis, Gaia, Garrett, Head, Herron, Hillis, Hobbs, Holt, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kernell, King, Long, Love, May, Miller, Moore (Lawrence), Naifeh, Nance, Napier, Odom, Peroulas, Phillips, Pruitt, Purcell, Rhinehart, Robinson (Davidson), Scruggs, Severance, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Winningham, Yelton — 61.

Representatives voting no were: Chiles, Copeland, Curlee, Davis (Cocke), Drew, Frensley, Good, Harrill, Hassell, Hawkins, Henry, Holcomb, Hurley, Kent, Kisber, Lawson, McAfee, Montgomery, Moody, Moore (Shelby), Robinson (Hamilton), Shirley, Stafford, Stallings, Swann, Tankersley, Williams, Wix, Wolfe, Wood, Mr. Speaker Murray -- 31.

Representative present and not voting was: Coffey -- 1.

Rep. Stafford moved to amend as follows:

Amendment No. 7

Amend Senate Bill No. 1105 by deleting from Section 2(a), as amended, the language "All general sessions judges in Class 1, Class 2 or Class 3 shall devote full time to the duties of such office" and by substituting instead the language "All general sessions judges in Class 1 through Class 4 shall devote full time to the duties of such office".

AND FURTHER AMEND by deleting from Section 2(b), as amended, the language "General session judges in Class 4 through Class 8 shall be considered part-time judges" and by substituting instead the language "General session judges in Class 5 through Class 8 shall be considered part-time judges".

Rep. Purcell moved that Amendment No. 7 be tabled, which motion prevailed by the following vote:

Ayes		 	59
Noes		 	33
	voting		

Representatives voting aye were: Bell, Bivens, Bragg, Buck, Bushing, Byrd, Cain, Clark, Collier, Crain, Cross, Davidson, Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dixon, Duer, Ellis, Gaia, Garrett, Good, Head, Herron, Hillis, Hobbs, Holcomb, Holt, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kernell, King, Kisber, Love, May, Miller, Moore (Lawrence), Naifeh, Napier, Odom, Peroulas, Phillips, Pruitt, Purcell, Rhinehart, Robinson (Davidson), Stallings, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), West, Wheeler, Williams, Winningham, Yelton — 59.

Representatives voting no were: Chiles, Coffey, Curlee, Davis (Cocke), Drew, Frensley, Harrill, Hassell, Hawkins, Henry, Hurley, Huskey, Kent, Lawson, Long, McAfee, Montgomery, Moody, Moore (Shelby), Nance, Scruggs, Severance, Shirley, Stafford, Swann, Tankersley, Ussery, Webb, Whitson, Wix, Wolfe, Wood, Mr. Speaker Murray -- 33.

Representative present and not voting was: Robinson (Hamilton) -- 1.

Rep. Jared moved to amend as follows:

Amendment No. 8

Amend Senate Bill No. 1105 by adding the following new section immediately preceding the effective date section and by renumbering the effective date section accordingly:

SECTION ___. Effective September 1, 1990, in counties of the second class having a population of not less than forty-seven thousand five hundred seventy-five (47,575) nor more than forty-seven thousand six hundred fifteen (47,615) according to the 1980 federal census of population or any subsequent federal census:

- (a) The general sessions court shall have concurrent jurisdiction with the circuit and chancery courts over domestic relations cases. The circuit court clerk shall be designated as the clerk of the general sessions domestic relations court.
- (b) The base salary of the general sessions judge in such counties shall be as provided by this act.

On motion, the amendment was adopted.

Rep. Clark moved the previous question, which motion failed by the following vote:

Ayes	 	 42
Noes	 	 52

Representatives voting aye were: Buck, Bushing, Cain, Clark, Crain, Cross, Davidson, Davis (Gibson), DeBerry, DePriest, Dixon, Ellis, Gaia, Garrett, Good, Henry, Hillis, Hobbs, Holcomb, Holt, Huskey, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), King, Love, Moore (Lawrence), Napier, Odom, Phillips, Pruitt, Purcell, Rhinehart, Robinson (Davidson), Tanner, Turner, C. (Shelby), West, Whitson, Winningham, Yelton -- 42.

Representatives voting no were: Bell, Bivens, Bragg, Byrd, Chiles, Coffey, Collier, Curlee, Davis (Cocke), Davis (Knox), Drew, Duer, Frensley, Harrill, Hassell, Hawkins, Head, Herron, Hurley, Kernell, Kisber, Lawson, Long, May, McAfee, Miller, Montgomery, Moody, Moore (Shelby), Naifeh, Nance, Peroulas, Ridgeway, Robinson (Hamilton), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Turner (Hamilton), Turner, L. (Shelby), Ussery, Webb, Wheeler, Williams, Wix, Wolfe, Wood, Mr. Speaker Murray — 52.

Rep. Ussery moved to amend as follows:

Amendment No. 9

Amend Senate Bill No. 1105 by inserting the following paragraph between the first and second paragraphs of Section 5 (as amended by Senate amendment number 14):

Notwithstanding the provisions of this section to the contrary, any person who has served as a general sessions judge for a period of eight (8) years or more shall be qualified to fill the office of general sessions judge regardless of whether or not such person is licensed to practice law in this state.

Rep. Purcell moved that Amendment No. 9 be tabled, which motion prevailed by the following vote:

Ayes.																							60)
Noes.																							31	1

Representatives voting aye were: Bell, Bivens, Bragg, Buck, Bushing, Byrd, Cain? Clark, Coffey, Collier, Cross, Davidson, Davis (Gibson), Davis (Knox), DeBerry, Dixon, Duer, Gaia, Garrett, Good, Hassell, Henry, Herron, Hillis, Holcomb, Huskey, Ivy, Jackson, Jared, Jones, U. (Shelby), Kisber, Love, May, Miller, Montgomery, Moody, Moore (Lawrence), Naifeh, Napier, Odom, Peroulas, Phillips, Pruitt, Purcell, Rhinehart, Ridgeway, Robinson (Hamilton), Severance, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Webb, West, Wheeler, Williams, Yelton — 60.

Representatives voting no were: Chiles, Crain, Curlee, Davis (Cocke), Drew, Ellis, Frensley, Harrill, Hawkins, Head, Hobbs, Holt, Hurley, Kent, Kernell, Long, McAfee, Moore (Shelby), Nance, Robinson (Davidson), Scruggs, Shirley, Stafford, Stallings, Ussery, Whitson, Winningham, Wix, Wolfe, Wood, Mr. Speaker Murray -- 31.

Rep. Lawson moved to amend as follows:

Amendment No. 10

Amend Senate Bill No. 1105 by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

Section __. The provisions of this act shall not apply in any county having a population of not less than 16,700 nor more than 16,800 according to the 1980 federal census or any subsequent federal census.

The provisions of this section shall not take effect unless it is approved by a two-thirds (2/3) vote of the county legislative body of any county to which it may apply. Its approval or nor approval shall be proclaimed by the presiding officer of such county legislative body and certified by him to the secretary of state. If any of the provisions of this section or the application thereof to any person or circumstance is held invalid, then all provisions and applications of this section are declared to be invalid and void.

Rep. Purcell moved that Amendment No. 10 be tabled, which motion prevailed by the following vote:

Ayes	 ·	 60
Noes	 	 32
Present and not voting	 	 1

Representatives voting aye were: Bell, Bivens, Buck, Bushing, Byrd, Cain, Chiles, Clark, Coffey, Collier, Cross, Davidson, Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dixon, Duer, Ellis, Gaia, Garrett, Head, Herron, Hillis, Holcomb, Holt, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kernell, King, Kisber, Love, May, Miller, Naifeh, Napier, Odom, Peroulas, Phillips, Pruitt, Purcell, Kinghinehart, Robinson (Davidson), Robinson (Hamilton), Scruggs, Severance, Stallings, Starnes, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Webb, West, Wheeler, Wix, Yelton -- 60:

Representatives voting no were: Crain, Curlee, Davis (Cocke), Drew, Frensley, Good, Harrill, Hassell, Hawkins, Henry, Hobbs, Hurley, Huskey, Kent, Lawson, Long, McAfee, Montgomery, Moody, Moore (Shelby), Nance, Ridgeway, Shirley, Stafford, Swann, Ussery, Whitson, Williams, Winningham, Wolfe, Wood, Mr. Speaker Murray -- 32.

Representative present and not voting was: Moore (Lawrence) -- 1.

Rep. Rhinehart moved the previous question, which motion failed by the following vote:

Representatives voting aye were: Bragg, Buck, Bushing, Byrd, Cain, Clark, Cross, Curlee, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dixon, Ellis, Gaia, Garrett, Good, Head, Henry, Herron, Hillis, Hobbs, Holt, Huskey, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), King, Kisber, Love, May, Miller, Moore (Lawrence), Naifeh, Napier, Odom, Phillips, Pruitt, Purcell, Rhinehart, Robinson (Davidson), Robinson (Hamilton), Stallings, Starnes, Swann, Tanner, Turner (Hamilton), Turner, C. (Shelby), Webb, West, Wheeler, Winningham, Wix, Yelton — 58.

Representatives voting no were: Bell, Bivens, Chiles, Coffey, Collier, Crain, Drew, Duer, Frensley, Harrill, Hassell, Hawkins, Holcomb, Hurley, Kent, Kernell, Lawson, Long, McAfee, Montgomery, Moody, Moore (Shelby), Nance, Peroulas, Ridgeway, Scruggs, Severance, Shirley, Stafford, Tankersley, Turner, L. (Shelby), Ussery, Whitson, Williams, Wolfe, Wood, Mr. Speaker Murray — 37.

Rep. Rhinehart moved the previous question, which motion prevailed by the following vote:

Representatives voting aye were: Bivens, Bragg, Buck, Bushing, Byrd, Cain, Clark, Collier, Cross, Curlee, Davidson, Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Good, Hassell, Head, Herron, Hillis, Hobbs, Holcomb, Holt, Huskey, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), King, Kisber, Long, Love, May, Miller, Montgomery, Moody, Moore (Lawrence), Naifeh, Napier, Odom, Phillips, Pruitt, Purcell, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Scruggs, Stallings, Starnes, Swann, Tanner, Turner (Hamilton), Turner, C. (Shelby), Webb, West, Winningham, Yelton --- 66.

Representatives voting no were: Bell, Coffey, Crain, Harrill, Hawkins, Henry, Hurley, Kent, Kernell, Lawson, McAfee, Moore (Shelby), Nance, Peroulas, Severance, Shirley, Stafford, Tankersley, Turner, L. (Shelby), Ussery, Whitson, Williams, Wix, Wolfe, Wood, Mr. Speaker Murray — 26.

Thereupon, Rep. Purceil moved that Senate Bill No. 1105, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	
Noes	

Representatives voting aye were: Bivens, Bragg, Buck, Bushing, Byrd, Cain, Clark, Coffey, Collier, Crain, Cross, Davidson, Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Good, Harrill, Hassell, Herron, Hillis, Hobbs, Holcomb, Holt, Huskey, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kernell, King, Kisber, Long, Love, May, Miller, Montgomery, Moody, Moore (Lawrence), Nance, Napier, Odom, Peroulas, Phillips, Pruitt, Purcell, Rhinehart, Robinson (Davidson), Robinson (Hamilton), Scruggs, Severance, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Wix, Wolfe, Wood, Yelton — 76.

4450

Representatives voting no were: Bell, Chiles, Curlee, Davis (Cocke), Hawkins, Head, Henry, Hurley, Kent, Lawson, McAfee, Moore (Shelby), Naifeh, Ridgeway, Shirley, Stafford, Stallings, Winningham, Mr. Speaker Murray — 19.

A motion to reconsider was tabled.

REMARKS

Rep. Burnett requested that the following remarks be spread in the Journal.

Mr. Speaker:

This is to request that the following be spread upon the Journal. I will be unable to be in session today due to a business meeting that has been scheduled since early January, 1988 for a vote on House Bill 1168 (General Sessions Bill).

I would like it to be known that I am very much in support of this legislation and if present would definitely vote for it.

REGULAR CALENDAR, CONTINUED

House Bill No. 2435 -- Accountants -- Revises time in which accountants must obtain required continuing education. Amends TCA, Title 62, Ch. 1.

On motion, House Bill No. 2435 was made to conform with Senate Bill No. 2078.

On motion, Senate Bill No. 2078, on same subject, was substituted for House Bill No. 2435.

•Rep. Garrett moved passage of Senate Bill No. 2078 on third and final consideration, which motion prevailed by the following vote:

Ayes																					9	6
Noes																_				 _	C)

Representatives voting aye were: Bell, Bivens, Bragg, Buck, Bushing, Byrd, Cain, Chiles, Clark, Coffey, Collier, Copeland, Crain, Cross, Curlee, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Good, Harrill, Hassell, Hawkins, Head, Henry, Herron, Hillis,

Hobbs, Holcomb, Holt, Hurley, Huskey, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kent, Kernell, King, Kisber, Lawson, Long, Love, May, McAfee, Miller, Montgomery, Moody, Moore (Lawrence), Moore (Shelby), Naifeh, Nance, Napier, Odom, Peroulas, Phillips, Pruitt, Purcell, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Yelton, Mr. Speaker Murray—96.

A motion to reconsider was tabled.

*House Joint Resolution 0457 -- Health -- Requests certain state agencies to work with General Assembly to improve indigent health care services.

Rep. King moved that House Joint Resolution No. 457 be adopted.

Rep. Starnes moved to amend as follows:

Amendment No. 1

Amend House Joint Resolution No. 457 in the second resolving clause by inserting the language "the Department of Mental Health and Mental Retardation," between the words "Human Services," and "and".

Further amend the third resolving clause by inserting the language "the Department of Mental Health and Mental Retardation," between the words "Human Services," and "and".

On motion, the amendment was adopted.

Thereupon, Rep. King moved that House Joint Resolution No. 457, as amended, be adopted, which motion prevailed by the following vote:

Ayes							٠												 . !	93
Noes																				0

Representatives voting aye were: Bell, Bivens, Bragg, Buck, Bushing, Byrd, Cain, Clark, Coffey, Collier, Crain, Cross, Curlee, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Galrett, Good, Harrill, Hassell, Hawkins, Head, Henry, Herron, Hillis, Hobbs, Holcomb, Holt, Hurley, Huskey, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kent, Kernell, King, Kisber, Lawson, Long, Love, May, McAfee, Miller, Montgomery, Moody, Moore (Lawrence), Moore (Shelby), Naifeh, Nance, Napier, Odom, Peroulas, Phillips, Pruitt, Purcell, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Yelton — 93.

A motion to reconsider was tabled.

*House Bill No. 2415 -- Appropriations -- Reappropriates sum certain for Memphis and Shelby County YMCA for outreach program for economically disadvantaged.

Rep. U. Jones (Shelby) moved that House Bill No. 2415 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	
Noes():
Present and not voting	•

Representatives voting aye were: Bell, Bivens, Bragg, Buck, Bushing, Byrd, Cain, Chiles, Clark, Coffey, Collier, Crain, Cross, Curlee, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Good, Harrill, Hassell, Hawkins, Head, Herron, Hillis, Hobbs, Holcomb, Holt, Hurley, Huskey, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kent, Kernell, King, Kisber, Lawson, Long, Love, May, McAfee, Miller, Montgomery, Moody, Moore (Lawrence), Moore (Shelby), Naifeh, Nance, Napier, Odom, Peroulas, Phillips, Pruitt, Purcell, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Scruggs, Severance, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Yelton, Mr. Speaker Murray— 92.

Representatives present and not voting were: Henry, Stafford -- 2.

A motion to reconsider was tabled.

*House Joint Resolution 0466 -- Memorials, Government Officials -- Requests certain commissioners to jointly study certain specified proposals to assist minority businesses.

Rep. U. Jones (Shelby) moved that House Joint Resolution No. 466 be adopted which motion prevailed by the following vote:

Ayes	92
Noes	0
Present and not voting	ò

Representatives voting aye were: Bell, Bivens, Buck, Bushing, Byrd, Cain, Clark, Coffey, Collier, Crain, Cross, Curlee, Davidson, Davis (Cocke), Davis (Gibsoh), Davis (Knox), DeBerry, DePriest, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Good, Harrill, Hassell, Hawkins, Head, Henry, Herron, Hillis, Hobbs, Holcomb, Holt, Hurley, Huskey, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kent, Kernell, King, Kisber, Lawson, Long, Love, May, McAfee, Miller, Montgomery, Moody, Moore (Lawrence), Moore (Shelby), Naifeh, Nance, Napier, Odom, Peroulas, Phillips, Pruitt, Purcell, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Scruggs, Severance, Shirley, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Yelton, Mr. Speaker Murray — 92.

Representatives present and not voting were: Bragg, Stafford -- 2.

A motion to reconsider was tabled.

*House Joint Resolution 0492 — Naming and Designating — Designates bridge in Sevier County as "W.C. Henderson Memorial Bridge".

Rep. Davis (Cocke) moved that House Joint Resolution No. 492 be adopted, which motion prevailed by the following vote:

Ayes	٠.									. ,									٠.			9	5
Noes																							

Representatives voting aye were: Bell, Bivens, Bragg, Buck, Bushing, Byrd, Cain, Chiles, Clark, Coffey, Collier, Copeland, Crain, Cross, Curlee, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dixon, Drew, Ellis, Frensley, Gaia, Garrett, Good, Harrill, Hassell, Hawkins, Head, Henry, Herron, Hillis, Hobbs, Holcomb, Holt, Hurley, Huskey, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kent, Kernell, King, Kisber, Lawson, Long, Love, May, McAfee, Miller, Montgomery, Moody, Moore (Lawrence), Moore (Shelby), Naifeh, Nance, Napier, Odom, Peroulas, Phillips, Pruitt, Purcell, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Yelton, Mr. Speaker Murray — 95.

A motion to reconsider was tabled.

*House Bill No. 1831 -- Medicine, Practice of -- Grants immunity to certain persons from liability for furnishing information on physician competency to medical review committee or from damages resulting from committee decisions. Amends TCA 63-6-219.

On motion, House Bill No. 1831 was made to conform with Senate Bill No. 2166.

On motion, Senate Bill No. 2166, on same subject, was substituted for House Bill No. 1831.

Rep. Jackson moved passage of Senate Bill No. 2166 on third and final consideration, which motion prevailed by the following vote:

Ayes	 	94
Noes	 	0

Representatives voting aye were: Bell, Bivens, Bragg, Buck, Bushing, Byrd, Cain, Chiles, Clark, Coffey, Collier, Copeland, Crain, Cross, Curlee, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Good, Harrill, Hassell, Hawkins, Head, Henry, Herron, Hillis, Hobbs, Holcomb, Holt, Hurley, Huskey, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kent, King, Kisber, Lawson, Long, Love, May, McAfee, Miller, Montgomery, Moody, Moore (Lawrence), Moore (Shelby), Naifeh, Nance, Napier, Odom, Peroulas, Phillips, Pruitt, Purcell, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Yelton, Mr. Speaker Murray — 94.

A motion to reconsider was tabled.

House Bill No. 1496 -- Criminal Offenses -- Penalizes misuse of highway funds by road superintendent. Amends TCA, Title 54, Ch. 7.

Further consideration of House Bill No. 1496, previously considered on Wednesday, March 9, 1988, at which time a motion was made to adopt Amendment No. 1.

Rep. Bivens renewed his motion that House Bill No. 1496 be passed on third and final consideration.

Rep. Bivens renewed his motion to amend as follows:

Amendment No. 1

Amend House Bill No. 1496 by deleting the language of Section 1 following ":", and by substituting instead the following:

SECTION _. Any theft by a chief administrative officer, either directly or indirectly, of any county highway or road money, shall be a felony, and, upon conviction, shall be punished by imprisonment in the penitentiary for any time not less than three (3) years nor more than twenty (20) years.

(b) If any chief administrative officer charged with the collection, safekeeping, transfer, or disbursement of money or property belonging to the county highway department, shall use or divert any part of said money or property by loan, investment, or otherwise, without authority of law, or convert any part thereof to his own use in any way whatever, he is guilty of embezzlement, and for every such act, upon conviction, shall be punished as in case of larceny, and fined in a sum equal to the money embezzled, to be applied in satisfaction thereof.

Rep. Bivens moved to amend Amendment No. 1 as follows:

Amendment No. 1, to Amendment No. 1

Amend House Bill No. 1496 by deleting the following language from the amendatory language of Section 1, subsection (b), as amended:

and fined in a sum equal to the money embezzled, to be applied in satisfaction thereof.

and by substituting instead the following language:

and in addition shall be required to pay to the court an amount equal to the amount embezzled. Such amount shall be forwarded by the clerk to the county highway department.

On motion, Amendment No. 1 to Amendment No. 1 was adopted.

Rep. Bivens moved that Amendment No. 1, as amended, be adopted, which motion prevailed.

Rep. Bivens moved that House Bill No. 1496 be reset to the heel of today's calendar; later reset to the Calendar for Wednesday, March 23, 1988, which motion prevailed.

House Bill No. 1945 -- Alcoholic Beverages -- Extends definition of hotel for alcoholic beverage licensure. Amends TCA, Title 57, Ch. 4.

Further consideration of House Bill No. 1945, previously considered on Wednesday, March 9, 1988, at which time a motion was made to adopt Amendment No. 1.

Rep. Chiles renewed his motion that House Bill No. 1945 be passed on third and final consideration.

Rep. Miller renewed his motion to amend as follows:

Amendment No. 1

Amend House Bill No. 1945 by deleting in its entirety the amendatory language of Section 1, and by substituting instead the following:

(C) "Hotel" also includes facilities owned and operated by an individual or event-management organization which plans and coordinates all phases of any function for retreats by groups of persons having similar backgrounds or purposes, and which offers meeting and banquet facilities, dining services, recreation and leisure activities in facilities which include a dining inn with seating capacity of three hundred (300), and a complex which includes meeting and banquet facilities with a seating capacity of two hundred (200), overnight accommodations for at least forty (40), and a fifty (50) acre tract of land with picnic accommodations for at least four thousand (4,000) and a facility with seating capacity of four hundred (400). The scope of any license authorized by this subdivision shall include picnic service on the grounds of the complex owned and operated by the licensee.

On motion, the amendment was adopted.

Thereupon, Rep. Chiles moved that House Bill No. 1945, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes																						
Noes																						31

Representatives voting aye were: Bivens, Bragg, Buck, Bushing, Cain, Chiles, Clark, Coffey, Collier, Cross, Davidson, DeBerry, DePriest, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Good, Hassell, Herron, Hillis, Jared, Jones, R. (Shelby), Kent, Kernell, King, Kisber, Long, Love, Miller, Montgomery, Moore (Shelby), Naifeh, Napier, Peroulas, Phillips, Pruitt, Purcell, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Scruggs, Severance, Stallings, Starnes, Tanner, Turner (Hamilton), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Williams, Wix, Yelton, Mr. Speaker Murray—60.

Representatives voting no were: Bell, Byrd, Crain, Curlee, Davis (Cocke), Davis (Gibson), Davis (Knox), Harrill, Henry, Hobbs, Holcomb, Holt, Hurley, Huskey, Ivy, Jackson, Lawson, May, McAfee, Moody, Moore (Lawrence), Nance, Shirley, Stafford, Swann, Tankersley, Turner, C. (Shelby), Whitson, Winningham, Wolfe, Wood -- 31.

A motion to reconsider was tabled.

*House Bill No. 1983 -- Civil Service -- Increases number of days appointing authority has to fill vacant position. Amends TCA 8-30-309.

On motion, House Bill No. 1983 was made to conform with Senate Bill No. 2203.

On motion, **Senate Bill No. 2203**, on same subject, was substituted for House Bill No. 1983.

Rep. Davis (Gibson) moved passage of Senate Bill No. 2203 on third and final consideration, which motion prevailed by the following vote:

Ayes																					
Noes	٠.					÷									 		•		 		0

Representatives voting aye were: Bell, Bivens, Bragg, Buck, Bushing, Byrd, Cain, Chiles, Clark, Coffey, Collier, Copeland, Crain, Cross, Curlee, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Good, Harrill, Hassell, Hawkins, Head, Henry, Herron, Hillis, Hobbs, Holcomb, Holt, Hurley, Huskey, Ivy, Jackson, Jared, Jones, R. (Shelby), Kent, Kernell, King, Kisber, Lawson, Long, Love, May, McAfee, Miller, Montgomery, Moody, Moore (Lawrence), Moore (Shelby), Naifeh, Nance, Napier, Odom, Peroulas, Phillips, Pruitt, Purcell, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Yelton, Mr. Speaker Murray — 95.

A motion to reconsider was tabled.

House Bill No. 1825 -- Jails and Jailers -- Applies sentence reduction credits to inmates in county jails. Amends TCA, Title 41.

On motion, House Bill No. 1825 was made to conform with Senate Bill No. 1819.

On motion, Senate Bill No. 1819, on same subject, was substituted for House Bill No. 1825.

Rep. West moved passage of Senate Bill No. 1819 on third and final consideration, which motion prevailed by the following vote:

Ayes		88
Noes		4
Present and	not voting	2

Representatives voting aye were: Bell, Bivens, Bragg, Buck, Bushing, Cain, Chiles, Clark, Coffey, Collier, Crain, Cross, Curlee, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Good, Harrill, Hassell, Hawkins, Head, Henry, Herron, Hillis, Hobbs, Holcomb, Holt, Hurley, Huskey, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kernell, King, Kisber, Lawson, Long, Love, May, McAfee, Miller, Montgomery, Moody, Moore (Lawrence), Moore (Shelby), Naifeh, Napier, Peroulas, Phillips, Pruitt, Purcell, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Yelton, Mr. Speaker Murray — 88.

Representatives voting no were: Byrd, Kent, Nance, Turner, C. (Shelby) -- 4.

Representatives present and not voting were: Odom, Tanner -- 2.

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

MR. SPEAKER: Pursuant to House Rule No. 31, I wish to express a desire to change my original stand from aye to no on House Bill No. 1945 and have this statement entered in the Journal.

Rep. Stallings

REGULAR CALENDAR, CONTINUED

House Bill No. 1511 -- Election Laws -- Establishes boundary for poll watchers. Amends TCA 2-7-103, 104, 111.

Rep. West moved that House Bill No. 1511 be passed on third and final consideration.

Rep. Miller moved to amend as follows:

Amendment No. 1

Amend House Bill No. 1511 by inserting in the amendatory language of Section 1 between the word "authorization" and the words "may come" the following language:

, except a candidate for office,

AND FURTHER AMEND by adding the following language at the end of the amendatory language of Section 1:

If it is impractical or impossible for a ten foot (101) boundary to be established, the poll judge shall designate the nearest area within the polling place where poll watchers may perform their duties. The place selected shall not obstruct the view nor hinder the purpose of the poll watcher.

AND FURTHER AMEND by inserting the following language at the end of the second sentence of the amendatory language of Section 2:

or the boundary designated by the poll judge if such ten foot (10°) boundary is impractical or impossible to be established within the polling place

AND FURTHER AMEND by adding the following language at the end of the amendatory language of Section 3:

If it is impractical or impossible for a ten foot (10') boundary to be established, the poll judge shall designate an area within the polling place where poll watchers may perform their duties. The place selected shall not obstruct the view nor hinder the purpose of the poll watcher.

On motion, the amendment was adopted.

Rep. Miller moved to amend as follows:

Amendment No. 2

Amend House Bill No. 1511 by adding the following language as a new section immediately preceding the effective date section, and by renumbering the effective date section accordingly:

SECTION ___. The provisions of this act shall not apply in any county having a population of greater than six hundred thousand (600,000), according to the 1980 federal census or any subsequent federal census.

On motion, the amendment was adopted.

Rep. Miller moved to amend as follows:

Amendment No. 3

Amend House Bill No. 1511 by adding the following language as a new section immediately preceding the effective date section, and by renumbering the effective date section accordingly:

SECTION __. The provisions of this act shall not apply in any county having a population of not less than seventy-seven thousand seven hundred (77,700) nor greater than seventy-seven thousand eight hundred (77,800) nor having a population of not less than forty-one thousand four hundred (41,400) nor greater than forty-one thousand five hundred (41,500), according to the 1980 federal census or any subsequent federal census.

On motion, the amendment was adopted.

Rep. Miller moved to amend as follows:

Amendment No. 4

Amend House Bill No. 1511 by adding the following language as a new section immediately preceding the effective date section, and by renumbering the effective date section accordingly:

SECTION __. The provisions of this act shall only apply in any county having a metropolitan form of government with a population of greater than four hundred thousand (400,000), according to the 1980 federal census or any subsequent federal census.

On motion, the amendment was adopted.

Rep. West moved that House Bill No. 1511, as amended, be re-referred to the Calendar and Rules Committee, which motion prevailed.

*House Bill No. 1613 -- Bonds and Undertakings, Regulation of -- Includes relocation expenses connected with construction of public projects in definition of "public works project". Amends TCA, Title 9, Ch. 2.

Rep. West moved that House Bill No. 1613 be passed on third and final consideration.

Rep. Miller moved to amend as follows:

Amendment No. 1

House Bill No. 1613 is amended by deleting all language after the enacting clause and by substituting in lieu thereof the following:

SECTION 1. Tennessee Code Annotated, Section 9-21-109(1) is amended by deleting the following:

"expenses:"

and by inserting instead:

"expenses, and relocation expenses in connection with construction of a public works project;"

SECTION 2. This act shall take effect upon becoming a law, the public welfare requiring it.

On motion, the amendment was adopted.

Thereupon, Rep. West moved that House Bill No. 1613, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes.																												
Noes.	•					٠								÷	•			·			٠.		÷			()	

Representatives voting aye were: Bell, Bivens, Bragg, Buck, Bushing, Byrd, Cain, Chiles, Clark, Coffey, Collier, Copeland, Crain, Cross, Curlee, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Good, Harrill, Hassell, Hawkins, Head, Henry, Herron, Hillis, Hobbs, Holcomb, Holt, Hurley, Huskey, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kent, Kernell, King, Kisber, Lawson, Long, Love, May, McAfee, Miller, Montgomery, Moody, Moore (Lawrence), Moore (Shelby), Naifeh, Nance, Napier, Odom, Peroulas, Phillips, Pruitt, Purcell, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Yelton, Mr. Speaker Murray — 96.

A motion to reconsider was tabled.

House Bill No. 1483 — Highways, Roads and Bridges — Provides for a system of specific service signs on certain public roads. Amends TCA, Titles 12, 54.

Rep. Buck moved that House Bill No. 1483 be passed on third and final consideration.

Rep. Bivens moved to amend as follows:

Amendment No. 1

Amend House Bill No. 1483 by deleting the language of Section 8 in its entirety and by substituting instead the following:

Section 8. The provisions of this act shall not affect the authorization or regulation of outdoor advertising as set forth in Tennessee Code Annotated; provided; however, no business establishment which advertises on a specific service sign, authorized by the provisions of this act, shall advertise on any billboard sign located within two and one-half (2 1/2) miles preceding the location of such specific service sign on the highway or road.

Rep. Buck moved that Amendment No. 1 be tabled, which motion prevailed by the following vote:

Ayes		 	69
Noes		 	18
Present and not vot	ing	 	1

Representatives voting aye were: Bell, Buck, Bushing, Byrd, Cain, Clark, Collier, Crain, Cross, Curlee, Davidson, Davis (Cocke), Davis (Gibson), DeBerry, DePriest, Dixon, Frensley, Garrett, Hassell, Hawkins, Head, Henry, Hillis, Hobbs, Holcomb, Holt, Hurley, Huskey, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kent, King, Kisber, Lawson, Long, Love, McAfee, Montgomery, Moore (Shelby), Naifeh, Nance, Napier, Odom, Phillips, Pruitt, Purcell, Rhinehart, Ridgeway, Robinson (Hamilton), Shirley, Stafford, Stallings, Starnes, Tankersley, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Mr. Speaker Murray — 69.

Representatives voting no were: Bivens, Chiles, Coffey, Davis (Knox), Duer, Gaia, Herron, Kernell, May, Moody, Moore (Lawrence), Peroulas, Scruggs, Severance, Swann, Tanner, Webb, West -- 18.

Representative present and not voting was: Good -- 1.

Rep. Crain moved to amend as follows:

Amendment No. 2

Amend House Bill No. 1483 by adding the following new section after Section 5, and by renumbering subsequent sections accordingly:

Section ___. Nothing herein contained shall be construed as preventing the commissioner of transportation from determining whether provision of administrative services for the entire state should be the basis for bids, or whether the provision of such services for segments of the state should be the basis for bids.

AND FURTHER AMEND by deleting the paragraph in Section 7 in its entirety and substituting instead the following:

Any contract to perform administrative services pursuant to this act shall provide for lease payments to the department for a system of specific service signs. Said lease payments shall fully reimburse the department the cost of the signs, which shall include the value of funds used by the department to pay for such signs. Such cost shall be recovered over a period of not more than ten (10) years. Provided, however, after the cost has been recovered, the department shall continue to charge a lease cost sufficient to recover the maintenance and replacement cost of the signs.

Rep. Frensley moved that House Bill No. 1483 be re-referred to Finance, Ways, and Means Committee.

Rep. Buck moved that the motion to re-refer be tabled, which motion prevailed by the following vote:

Ayes	 33
Noes	 27
Present and not voting	 2

Representatives voting aye were: Bell, Buck, Bushing, Byrd, Cain, Clark, Coffey, Collier, Crain, Cross, Davidson, Davis (Cocke), Davis (Gibson), DeBerry, DePriest, Dixon, Ellis, Gaia, Garrett, Harrill, Hassell, Hawkins, Henry, Hobbs, Holcomb, Holt, Hurley, Huskey, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kent, Kernell, King, Long, Love, Montgomery, Moore (Lawrence), Moore (Shelby), Naifeh, Nance, Odom, Phillips, Pruitt, Purcell, Ridgeway, Robinson (Davidson), Shirley, Stafford, Stallings, Tankersley, Turner, C. (Shelby), Turner, L. (Shelby), Ussery, West, Whitson, Williams, Winningham, Wix, Wolfe, Wood — 63.

Representatives voting no were: Bivens, Bragg, Chiles, Curlee, Davis (Knox), Duer, Frensley, Head, Hillis, Kisber, Lawson, May, McAfee, Miller, Moody, Napier, Peroulas, Rhinehart, Robinson (Hamilton), Scruggs, Severance, Starnes, Swann, Tanner, Turner (Hamilton), Yelton, Mr. Speaker Murray -- 27.

Representatives present and not voting were: Good, Herron -- 2.

Thereupon, Rep. Crain renewed his motion that Amendment No. 2 be adopted, which motion prevailed.

Rep. Ridgeway moved to amend as follows:

Amendment No. 3

Amend House Bill No. 1483 by adding to Section 8 the following new sentence:

If, subsequent to the effective date of this act, the general assembly enacts any legislation which requires the total removal of outdoor advertising signs, then the provisions of this act shall be void upon the effective date of such subsequent enactment.

Rep. Swann moved that Amendment No. 3 be tabled, which motion failed by the following vote:

Ayes		 	. 26
Noes		 	. 57
Present and i	not voting	 	. 3

Representatives voting aye were: Bivens, Bushing, Chiles, Coffey, Davis (Knox), Duer, Gaia, Henry, Herron, Hillis, Jones, U. (Shelby), Kernell, Kisber, May, Miller, Moody, Naifeh, Odom, Peroulas, Rhinehart, Scruggs, Severance, Swann, Tankersley, Webb, Wood -- 26.

Representatives voting no were: Bell, Buck, Byrd, Cain, Clark, Collier, Crain, Cross, Curlee, Davidson, Davis (Cocke), Davis (Gibson), DeBerry, DePriest, Dixon, Ellis, Frensley, Garrett, Hassell, Hawkins, Head, Hobbs, Holcomb, Holt, Hurley, Huskey, Ivy, Jackson, Jared, Jones, R. (Shelby), Kent, Lawson, Long, Love, McAfee, Moore (Lawrence), Moore (Shelby), Nance, Phillips, Pruitt, Purcell, Ridgeway, Robinson (Davidson), Shirley, Stafford, Stallings, Starnes, Tanner, Turner (Hamilton), Turner, C. (Shelby), Ussery, West, Whitson, Williams, Winningham, Wolfe, Mr. Speaker Murray — 57.

Representatives present and not voting were: Bragg, Good, Robinson (Hamilton) -- 3.

POINT OF PARLIAMENTARY INQUIRY

Rep. Williams requested that the Speaker rule on a point of parliamentary procedure: Is House Bill No. 1483 properly before the House.

The Speaker ruled that House Bill No. 1483 was properly before the House and could be considered at this time.

REGULAR CALENDAR, CONTINUED

Thereupon, Rep. Ridgeway renewed his motion that Amendment No. 3 be adopted, which motion prevailed.

Rep. Shirley moved the previous question, which motion failed by the following vote:

Ayes	 	54

Representatives voting aye were: Bell, Buck, Bushing, Byrd, Cain, Clark, Coffey, Collier, Crain, Cross, Davis (Cocke), Davis (Gibson), DePriest, Ellis, Gaia, Garrett, Good, Harrill, Hassell, Hawkins, Henry, Hobbs, Holcomb, Holt, Hurley, Huskey, Ivy, Jackson, Jones, R. (Shelby), Kent, Kernell, Long, Love, Moore (Shelby), Naifeh, Nance, Odom, Purcell, Ridgeway, Robinson (Davidson), Shirley, Stafford, Stallings, Starnes, Tankersley, Turner, C. (Shelby), Ussery, West, Whitson, Williams, Winningham, Wix, Wolfe, Mr. Speaker Murray — 54.

Representatives voting no were: Bivens, Bragg, Chiles, Copeland, Curlee, Davidson, Davis (Knox), DeBerry, Dixon, Duer, Frensley, Head, Herron, Hillis, Jared, Jones, U. (Shelby), King, Kisber, Lawson, May, McAfee, Miller, Montgomery, Moody, Moore (Lawrence), Napier, Peroulas, Phillips, Pruitt, Rhinehart, Robinson (Hamilton), Scruggs, Swann, Tanner, Turner (Hamilton), Turner, L. (Shelby), Webb, Wood, Yelton — 39.

Rep. Rhinehart moved to amend as follows:

Amendment No. 4

Amend House Bill No. 1483 by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

1504.

Section ___. Notwithstanding any provision of law or this act to the contrary, all contracts entered into by the state pursuant to the provisions of this act shall be awarded to minority business enterprises.

Rep. Buck moved that Amendment No. 4 be tabled, which motion prevailed by the following vote:

Ayes									 							 		 5	З
Noes				٠.		• : •	 	٠.								 		 3	9
Present and r	ot	vot	ing						 					•					1

Representatives voting aye were: Bell, Buck, Bushing, Byrd, Coffey, Collier, Crain, Cross, Davis (Cocke), Davis (Gibson), DePriest, Ellis, Gaia, Garrett, Harrill, Hassell, Hawkins, Henry, Hobbs, Holcomb, Holt, Hurley, Huskey, Jackson, Jared, Kent, Kernell, Love, Montgomery, Moody, Moore (Lawrence), Moore (Shelby), Naifeh, Nance, Odom, Phillips, Purcell, Ridgeway, Robinson (Davidson), Severance, Shirley, Stafford, Stallings, Tankersley, Turner, C. (Shelby), Ussery, West, Whitson, Williams, Winningham, Wix, Wolfe, Wood -- 53.

Representatives voting no were: Bivens, Bragg, Cain, Chiles, Copeland, Curlee, Davidson, Davis (Knox), DeBerry, Dixon, Duer, Frensley, Head, Herron, Hillis, Ivy, Jones, R. (Shelby), Jones, U. (Shelby), King, Kisber, Lawson, Long, May, McAfee, Miller, Napier, Peroulas, Pruitt, Rhinehart, Robinson (Hamilton), Scruggs, Starnes, Swann, Tanner, Turner (Hamilton), Turner, L. (Shelby), Webb, Yelton, Mr. Speaker Murray -- 39.

Representative present and not voting was: Good -- 1.

Rep. Scruggs moved to amend as follows:

Amendment No. 5

Amend House Bill No. 1483 by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

Section __. The provisions of this act shall not apply in any county having a population of not less than <u>319,625</u> nor more than <u>319,725</u> according to the 1980 federal census or any subsequent federal census.

On motion, Amendment No. 5 failed by the following vote:

Ayes		28
Noes	• • • • • • • • • • • • • • • • • • • •	. 55
Present and not voting	9	R

Representatives voting aye were: Bivens, Coffey, Curlee, Davis (Knox), Duer, Frensley, Head, Herron, Hillis, Hurley, Kisber, Lawson, May, McAfee, Miller, Moody, Peroulas, Rhinehart, Scruggs, Severance, Swann, Tanner, Turner (Hamilton), Webb, Williams, Wolfe, Wood, Mr. Speaker Murray — 28.

Representatives voting no were: Bell, Buck, Bushing, Byrd, Cain, Chiles, Clark, Collier, Crain, Cross, Davidson, Davis (Cocke), Davis (Gibson), DeBerry, DePriest, Dixon, Ellis, Gaia, Garrett, Harrill, Hassell, Hawkins, Henry, Hobbs, Holcomb, Holt, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kent, Kernell, King, Long, Love, Moore (Lawrence), Moore (Shelby), Nance, Napier, Odom, Phillips, Pruitt, Purcell, Ridgeway, Robinson (Davidson), Shirley, Stafford, Stallings, Tankersley, Turner, C. (Shelby), Turner, L. (Shelby), Ussery, West, Winningham — 55.

Representatives present and not voting were: Bragg, Good, Montgomery, Naifeh, Robinson (Hamilton), Starnes, Whitson, Yelton -- 8.

Rep. Robinson (Davidson) moved the previous question, which motion failed by the following vote:

Ayes						•		•				 					 			58	3
Noes												 					 			32	2

Representatives voting aye were: Bell, Buck, Bushing, Byrd, Cain, Clark, Coffey, Collier, Crain, Cross, Curlee, Davidson, Davis (Cocke), Davis (Gibson), DeBerry, DePriest, Ellis, Gaia, Garrett, Good, Harrill, Hassell, Hawkins, Hobbs, Holcomb, Holt, Hurley, Huskey, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kent, Kernell, King, Long, Love, Montgomery, Moore (Lawrence), Moore (Shelby), Naifeh, Nance, Napier, Odom, Purcell, Ridgeway, Robinson (Davidson), Shirley, Stallings, Starnes, Turner, C. (Shelby), Ussery, West, Whitson, Williams, Wix, Mr. Speaker Murray—58.

Representatives voting no were: Bivens, Bragg, Chiles, Copeland, Davis (Knox), Dixon, Duer, Frensley, Head, Henry, Herron, Hillis, Kisber, Lawson, May, McAfee, Miller, Moody, Peroulas, Phillips, Pruitt, Rhinehart, Robinson (Hamilton), Scruggs, Severance, Stafford, Swann, Tanner, Turner (Hamilton), Turner, L. (Shelby), Wolfe, Wood -- 32.

Rep. Clark moved to amend as follows:

Amendment No. 6

Amend House Bill No. 1483 by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

Section __. If any provision of this act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to that end the provisions of this act are declared to be severable.

Rep. Clark moved to withdraw Amendment No. 6, which motion prevailed.

Rep. Bivens moved to amend as follows:

Amendment No. 6

Amend House Bill No. 1483 by adding before the effective date section the following new section:

The provisions of this act shall apply to all United States highways in the state of Tennessee.

Rep. Buck moved that Amendment No. 6 be tabled, which motion prevailed by the following vote:

Ayes	 54
Noes	 30
Present and not voting.	 2

Representatives voting aye were: Bell, Buck, Bushing, Byrd, Cain, Clark, Coffey, Collier, Crain, Cross, Davidson, Davis (Cocke), Davis (Gibson), DeBerry, DePriest, Gaia, Garrett, Hassell, Hawkins, Henry, Herron, Hobbs, Holcomb, Holt, Hurley, Huskey, Jackson, Jones, R. (Shelby), Jones, U. (Shelby), Kent, Kernell, King, Love, Montgomery, Moore (Shelby), Naifeh, Nance, Napier, Odom, Phillips, Purcell, Ridgeway, Robinson (Davidson), Shirley, Stafford, Stallings, Tankersley, Turner, C. (Shelby), Ussery, Williams, Wix, Wolfe, Wood, Mr. Speaker Murray -- 54.

Representatives voting no were: Bivens, Bragg, Chiles, Copeland, Curlee, Davis (Knox), Frensley, Harrill, Ivy, Kisber, Lawson, May, McAfee, Miller, Moody, Moore (Lawrence), Peroulas, Pruitt, Rhinehart, Robinson (Hamilton), Scruggs, Severance, Starnes, Swann, Tanner, Turner (Hamilton), Turner, L. (Shelby), Webb, West, Yelton-- 30.

Representatives present and not voting were: Good, Head -- 2.

MOTION TO RECESS

On motion of Rep. C. Turner (Shelby), the House recessed for five minutes.

RECESS EXPIRED

The recess having expired, the House was called to order by $\operatorname{\mathsf{Mr}}$. Speaker $\operatorname{\mathsf{Murray}}$.

On motion of Mr. Naifeh, the roll call was dispensed with.

REGULAR CALENDAR, CONTINUED

Rep. Yelton moved to amend as follows:

Amendment No. 7

Amend House Bill No. 1483 by deleting all language of the bill following the enacting clause and by substituting instead the following:

Section 1. The Tennessee department of transportation shall expand, on a statewide basis, the logo sign pilot program operated by the department during fiscal year 1987-1988 in east Tennessee along portions of Interstate 181 in Sullivan and Unicoi counties. The statewide logo sign program shall be governed by the rules, policies and procedures established by the department for the pilot program.

Section 2. This act shall take effect on July 1, 1988, the public welfare requiring it.

Ayes	 													 	٠.	57
Noes			 								٠.			 		30
Present and not voting		Ċ		 _	Ī		2			 ٠.						2

*Representatives voting aye were: Bell, Buck, Bushing, Byrd, Cain, Coffey, Collier, Crain, Cross, Davidson, Davis (Cocke), Davis (Gibson), DeBerry, DePriest, Dixon, Ellis, Gaia, Garrett, Harrill, Hassell, Hawkins, Henry, Hobbs, Holt, Hurley, Jackson, Jared, Jones, R. (Shelby), Kent, Kernell, Long, Love, Moore (Lawrence), Moore (Shelby), Naifeh, Nance, Napier, Odom, Phillips, Purcell, Ridgeway, Robinson (Davidson), Shirley, Stafford, Stallings, Tankersley, Turner, C. (Shelby), Turner, L. (Shelby), Ussery, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood --- 57.

Representatives voting no were: Bivens, Bragg, Chiles, Curlee, Davis (Knox), Duer, Frensley, Head, Herron, Hillis, Holcomb, Ivy, Lawson, May, McAfee, Miller, Montgomery, Moody, Peroulas, Rhinehart, Robinson (Hamilton), Scruggs, Severance, Starnes, Swann, Tanner, Turner (Hamilton), Webb, Yelton, Mr. Speaker Murray — 30.

Representatives present and not voting were: Good, Pruitt -- 2.

Rep. Stafford moved the previous question, which motion failed by the following vote:

			55
Noes	 	• • • • • • •	 37

Representatives voting aye were: Bell, Buck, Bushing, Byrd, Cain, Clark, Coffey, Collier, Crain, Cross, Davidson, Davis (Cocke), Davis (Gibson), DeBerry, DePriest, Dixon, Ellis, Gaia, Garrett, Good, Harrill, Hassell, Hawkins, Hobbs, Holcomb, Holt, Hurley, Jackson, Jared, Jones, R. (Shelby), Kent, Kernell, King, Long, Love, Moore (Shelby), Nance, Odom, Pruitt, Purcell, Ridgeway, Robinson (Davidson), Shirley, Stafford, Stallings, Tankersley, Turner, C. (Shelby), Ussery, Webb, West, Whitson, Winningham, Wix, Wolfe, Mr. Speaker Murray — 55.

Representatives voting no were: Bivens, Bragg, Chiles, Copeland, Curlee, Davis (Knox), Duer, Frensley, Head, Henry, Herron, Hillis, Ivy, Jones, U. (Shelby), Kisber, Lawson, May, McAfee, Miller, Montgomery, Moody, Moore (Lawrence), Peroulas, Phillips, Rhinehart, Robinson (Hamilton), Scruggs, Severance, Starnes, Swann, Tanner, Turner (Hamilton), Turner, L. (Shelby), Wheeler, Williams, Wood, Yelton --- 37.

Rep. Duer moved to amend as follows:

Amendment No. 8

Amend House Bill No. 1483 by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

Section ___. Notwithstanding any provision of law or this act to the contrary, all contracts entered into by the state pursuant to the provisions of this act shall be awarded to Tennessee based business enterprises.

Rep. Buck moved that Amendment No. 8 be tabled, which motion failed by the following vote:

Ayes	 	 			 	 	 					 	42
Noes	 	 			 	 	 ٠.					 	46
Present an													

Representatives voting aye were: Bell, Buck, Bushing, Byrd, Cain, Coffey, Crain, Cross, Davidson, Davis (Cocke), DeBerry, DePriest, Ellis, Gaia, Garrett, Hassell, Hawkins, Henry, Holt, Hurley, Jackson, Jared, Kent, Kernell, Kisber, Long, Love, Moore (Shelby), Naifeh, Nance, Odom, Phillips, Purcell, Robinson (Davidson), Shirley, Stafford, Stallings, Tankersley, Turner, C. (Shelby), Ussery, Whitson, Wix — 42.

Representatives voting no were: Bivens, Bragg, Chiles, Collier, Copeland, Curlee, Davis (Gibson), Davis (Knox), Dixon, Duer, Frensley, Harrill, Head, Herron, Hillis, Hobbs, Holcomb, Ivy, Jones, U. (Shelby), King, Lawson, May, McAfee, Miller, Montgomery, Moody, Moore (Lawrence), Peroulas, Pruitt, Rhinehart, Ridgeway, Robinson (Hamilton), Scruggs, Severance, Starnes, Swann, Tanner, Turner (Hamilton), Turner, L. (Shelby), Webb, West, Williams, Wolfe, Wood, Yelton, Mr. Speaker Murray-- 46.

Representatives present and not voting were: Good -- 1.

Thereupon, Rep. Duer renewed her motion that Amendment No. 8 be adopted, which motion prevailed by the following vote:

Ayes		 	 . 50
Present and not	voting	 	 . 1

Representatives voting aye were: Bivens, Bragg, Chiles, Collier, Copeland, Curlee, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), Duer, Frensley, Harrill, Head, Herron, Hillis, Hobbs, Holcomb, Hurley, Ivy, Jones, U. (Shelby), King, Kisber, Lawson, May, McAfee, Miller, Montgomerry, Moody, Moore (Lawrence), Naifeh, Peroulas, Pruitt, Rhinehart, Ridgeway, Robinson (Hamilton), Scruggs, Severance, Starnes, Swann, Tanner, Turner (Hamilton), Webb, West, Wheeler, Williams, Wolfe, Wood, Yelton, Mr. Speaker Murray-- 50.

Representatives voting no were: Bell, Buck, Bushing, Byrd, Cain, Coffey, Crain, Cross, DeBerry, DePriest, Dixon, Ellis, Gaia, Garrett, Hassell, Hawkins, Henry, Holt, Jackson, Jared, Kent, Kernell, Long, Love, Moore (Shelby), Nance, Odom, Phillips, Purcell, Robinson (Davidson), Shirley, Stafford, Stallings, Tankersley, Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Whitson, Winningham, Wix -- 40.

Representative present and not voting was: Good -- 1.

Rep. Kisber moved to amend as follows:

Amendment No. 9

Amend House Bill No. 1483 by adding before the effective date section the following new section and by renumbering this effective date section accordingly:

SECTION _. There is hereby levied a gross receipts royalty payment of six percent (6%) on the difference between the provider's gross revenues and the lease payments made to the state. Such payments shall be made annually on January 31, of each year.

On motion, the amendment was adopted.

Ayes		 	 		 	 	 				 46
Noes		 	 		 	 	 				 43
Present and r	not voting.	 	 	 	 	 		 			 . 1

Representatives voting aye were: Bivens, Bragg, Chiles, Collier, Crain, Curlee, Davidson, Davis (Cocke), Davis (Knox), Duer, Frensley, Head, Herron, Hobbs, Holcomb, Ivy, Jared, Jones, R. (Shelby), Kisber, Lawson, May, McAfee, Moody, Moore (Lawrence), Naifeh, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Scruggs, Severance, Starnes, Swann, Tanner, Turner (Hamilton), Turner, L. (Shelby), Webb, West, Wheeler, Wolfe, Yelton, Mr. Speaker Murray -- 46.

Representatives voting no were: Bell, Bushing, Byrd, Cain, Clark, Coffey, Cross, Davis (Gibson), DeBerry, DePriest, Dixon, Ellis, Gaia, Garrett, Harrill, Hassell, Hawkins, Henry, Holt, Hurley, Jackson, Jones, U. (Shelby), Kent, Kernell, King, Long, Love, Montgomery, Moore (Shelby), Nance, Odom, Purcell, Shirley, Stafford, Stallings, Tankersley, Turner, C. (Shelby), Ussery, Whitson, Williams, Winningham, Wix, Wood — 43.

Representative present and not voting was: Good -- 1.

Rep. Jones, U. (Shelby) moved to amend as follows:

Amendment No. 10

Amend House Bill No. 1483 by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

Section ___. Notwithstanding any provision of law or this act to the contrary, at least twenty percent (20%) of all contracts entered into by the state pursuant to the provisions of this act shall be awarded to minority business enterprises.

Rep. Jones, U. (Shelby) moved to withdraw Amendment No. 10, which motion prevailed.

Rep. Jones, U. (Shelby) moved the previous question, which motion prevailed by the following vote:

Ayes	 	 	 	 . 67
Noes	 	 	 	 . 27

Representatives voting aye were: Bell, Bragg, Buck, Bushing, Byrd, Cain, Clark, Coffey, Collier, Crain, Cross, Curlee, Davidson, Davis (Cocke), Davis (Gibson), DeBerry, DePriest, Dixon, Ellis, Gaia, Garrett, Good, Harrill, Hassell, Hawkins, Head, Hobbs, Holcomb, Holt, Hurley, Huskey, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kent, Kernell, King, Long, Love, Montgomery, Moore (Lawrence), Moore (Shelby), Naifeh, Nance, Odom, Phillips, Pruitt, Purcell, Ridgeway, Robinson (Davidson), Severance, Shirley, Stafford, Stallings, Starnes, Tankersley, Turner, C. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Winningham, Wix, Yelton, Mr. Speaker Murray — 67.

Representatives voting no were: Bivens, Chiles, Copeland, Davis (Knox), Duer, Frensley, Henry, Herron, Hillis, Ivy, Kisber, Lawson, May, McAfee, Miller, Moody, Peroulas, Rhinehart, Robinson (Hamilton), Scruggs, Swann, Tanner, Turner (Hamilton), Turner, L. (Shelby), Williams, Wolfe, Wood -- 27.

Thereupon, Rep. Buck moved that House Bill No. 1483, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Aves	 	64
Noes	 	27

Representatives voting aye were: Bell, Buck, Bushing, Byrd, Cain, Clark, Coffey, Collier, Crain, Cross, Davidson, Davis (Cocke), Davis (Gibson), DeBerry, DePriest, Dixon, Ellis, Gaia, Garrett, Good, Harrill, Hassell, Hawkins, Henry, Holcomb, Holt, Hurley, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kent, Kernell, King, Kisber, Long, Love, Montgomery, Moore (Lawrence), Moore (Shelby), Naifeh, Nance, Odom, Pruitt, Purcell, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Shirley, Stafford, Stallings, Tankersley, Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Yelton -- 64.

Representatives voting no were: Bivens, Bragg, Chiles, Copeland, Curlee, Davis (Knox), Duer, Frensley, Head, Herron, Hillis, Hobbs, Ivy, Jackson, Lawson, May, McAfee, Miller, Napier, Peroulas, Phillips, Rhinehart, Scruggs, Severance, Swann, Tanner, Mr. Speaker Murray — 27.

A motion to reconsider was tabled.

MOTION

Rep. Naifeh moved that all bills remaining on the calendar be reset to the calendar for Wednesday, March 23, 1988, which motion prevailed. The bills so reset were: House Bills Nos. 1654, 1551, 1552, 1391, 1907, 1909, 1910, 1911, 2214, 2422 and 1496.

CONSENT CALENDAR

House Bill No. 1459 -- Highways, Roads and Bridges -- Provides for directional signs for Frozen Head State Park, Obed Scenic River and Rugby.

On motion, House Bill No. 1459 was made to conform with Senate Bill No. 1500.

On motion, Senate Bill No. 1500, on same subject was substituted for House Bill No. 1459.

House Bill No. 1996 -- Highways, Roads and Bridges -- Allows farmers to petition for permission to cut and bale hay along controlled access highway facilities. Amends TCA 54-5-134.

On motion, House Bill No. 1996 was made to conform with Senate Bill No. 2216.

On motion, Senate Bill No. 2216, on same subject was substituted for House Bill No. 1996.

*House Bill No. 1985 -- Taxes -- Updates generation skipping transfer tax by reflecting changes in federal law. Amends TCA 67-8-602, 603, 605.

On motion, House Bill No. 1985 was made to conform with Senate Bill No. 2205.

On motion, Senate Bill No. 2205, on same subject was substituted for House Bill No. 1985.

Senate Joint Resolution 0383 -- Memorials, Personal Achievement -- Honors Felix Hunter family, 1987 Family of the Year.

House Bill No. 1454 -- Charlotte -- Increases amount any expenditure or contract must exceed before competitive bids with public advertisement required. Amends Chapter 154, Private Acts of 1955, as amended.

On motion, House Bill No. 1454 was made to conform with Senate Bill No. 1448.

On motion, Senate Bill No. 1448, on same subject was substituted for House Bill No. 1454.

• House Bill No. 2466 — Hickman County — Transfers juvenile records authority to general sessions court clerk. Amends Chapter 537, Private Acts of 1953.

House Bill No. 2470 -- Taxes, Hotel Motel -- Revises certain provision of Blount County's hotel-motel and campground tax. Amends Chapter 102 of the Private Acts of 1979, as amended.

Rep. Phillips moved that all House and Senate Bills on the Consent Calendar be passed on third and final consideration, all House Resolutions and House Joint Resolutions on the Consent Calendar be adopted, and all Senate Joint Resolutions on the Consent Calendar be concurred in, which motion prevailed by the following vote:

Ayes.											•	•		•				ċ	•							9	5
Noes.		•	•	•	•			•														. ,				()

Representatives voting aye were: Bell, Bivens, Bragg, Buck, Bushing, Byrd, Cain, Chiles, Clark, Coffey, Collier, Copeland, Crain, Cross, Curlee, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Good, Harrill, Hassell, Hawkins, Head, Henry, Herron, Hillis, Hobbs, Holcomb, Hurley, Huskey, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kent, Kernell, King, Kisber, Lawson, Long, Love, May, McAfee, Miller, Montgomery, Moody, Moore (Lawrence), Moore (Shelby), Naifeh, Nance, Napier, Odom, Peroulas, Phillips, Pruitt, Purcell, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Yelton, Mr. Speaker Murray — 95.

A motion to reconsider was tabled.

UNFINISHED BUSINESS

RULES SUSPENDED

Rep. Kisber moved that the rules be suspended for the purpose of passing House Bill No. 2474 on first consideration, which motion prevailed.

House Bill No. 2474 -- Jackson -- Revises classified service positions for civil service. Amends Chapter 167, Private Acts of 1969. by *Kisber.

NOTICE TO ACT ON SENATE AMENDMENTS

Pursuant to Rule No. 59, the sponsor gave notice of intent to consider the following measure from the Senate on Thursday, March 17, 1988:

House Bill No. 1482 -- Rep. Williams.

BILLS WITHDRAWN

On motion of Rep. Hobbs, House Bill No. 474 was recalled from the Education Committee.

On motion of Rep. Hobbs, House Bill No. 474 was withdrawn from the House.

On motion of Rep. Hobbs, House Bill No. 955 was recalled from the Education Committee.

On motion of Rep. Hobbs, House Bill No. 955 was withdrawn from the House.

On motion of Rep. Hobbs, House Bill No. 956 was recalled from the Transportation Committee.

On motion of Rep. Hobbs, House Bill No. 956 was withdrawn from the House.

On motion of Rep. Peroulas, House Bill No. 1675 was recalled from the Judiciary Committee.

On motion of Rep. Peroulas, House Bill No. 1675 was withdrawn from the House.

On motion of Rep. Hobbs, House Bill No. 1696 was recalled from the Commerce Committee.

On motion of Rep. Hobbs, House Bill No. 1696 was withdrawn from the House.

On motion of Rep. Hobbs, House Bill No. 2149 was recalled from the Education Committee.

On motion of Rep. Hobbs, House Bill No. 2149 was withdrawn from the House.

On motion of Rep. Curlee, House Bill No. 2206 was recalled from the General Welfare Committee.

On motion of Rep. Curlee, House Bill No. 2206 was withdrawn from the House.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolutions Nos. 400, 401, 402 and 403; adopted for concurrence.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

Senate Joint Resolution 0400 -- Memorials, Condolence -- Honors the memory of Donald McKay, first publisher of The Oak Ridger.

Senate Joint Resolution 0401 -- Memorials, Condolence -- Honors the memory of Henry L. Taylor.

Senate Joint Resolution 0402 -- Memorials, Professional Achievement -- Honors Rufus Thomas for musical career as soul and blues artist.

Senate Joint Resolution 0403 -- Memorials, Congratulations -- Congratulates Representative Alvin and Rosalva King on birth of daughter.

RULES SUSPENDED

Rep. DeBerry moved that the rules be suspended for the purpose of introducing Senate Joint Resolution No. 403 out of order, which motion prevailed.

Senate Joint Resolution 0403 -- Memorials, Congratulations -- Congratulates Representative Alvin and Rosalva King on birth of daughter.

On motion, the rules were suspended for the immediate consideration of the resolution.

On motion of Rep. DeBerry, the resolution was concurred in.

A motion to reconsider was tabled.

SPONSORS ADDED

Without objection, the rules were suspended to allow the following members to add their names as sponsors as indicated below, the prime sponsor of each having agreed to such addition:

House Bill No. 1952: Rep. Collier added as a prime sponsor.

House Bill No. 2048: Rep. West added as a prime sponsor.

House Bill No. 2125: Rep. Davis (Gibson) added as a prime sponsor.

House Bill No. 2209: Reps. Starnes and Wood added as prime sponsors.

SPONSORS REMOVED

On motion of Rep. Turner (Hamilton), her name was removed as sponsor of House Bill No. 1483.

INTRODUCTION OF RESOLUTIONS

House Resolution No. 0103 -- Memorials, Sports -- Honors Coach Dick Fadgen of Memphis State Swim Club. by *Dixon.

The Speaker referred House Resolution No. 103 to the Calendar and Rules Committee.

House Joint Resolution 0601 -- Memorials, Public Service -- Commends Tennessee Chapter 21 of Telephone Pioneers for community service through Camp Bluebird. by *Jackson.

The Speaker referred House Joint Resolution No. 601 to the Calendar and Rules Committee.

House Joint Resolution 0602 -- Memorials, Public Service -- Honors Margie Solomon, outstanding citizen of Fayetteville. by *Phillips, *DePriest.

The Speaker referred House Joint Resolution No. 602 to the Calendar and Rules Committee.

House Joint Resolution 0603 -- Memorials, Personal Achievement -- Congratulates Kim Carpenter, 1988 Hostess Princess of World's Biggest Fish Fry. by *Ridgeway.

The Speaker referred House Joint Resolution No. 603 to the Calendar and Rules Committee.

SENATE JOINT RESOLUTIONS (Congratulatory and Memorializing)

Senate Joint Resolution 0386 -- Memorials, Sports -- Honors the late George Harry Treadwell, Sr. on selection to Tennessee Sports Hall of Fame.

The Speaker referred Senate Joint Resolution No. 386 to the Calendar and Rules Committee.

Senate Joint Resolution 0387 -- Memorials, Sports -- Honors Tommy Prothro on selection to Tennessee Sports Hall of Fame.

The Speaker referred Senate Joint Resolution No. 387 to the Calendar and Rules Committee.

Senate Joint Resolution 0390 -- Memorials, Personal Achievement -- Honors A.F. "Bud" Dudley on being selected a member of the Tennessee Sports Hall of Fame.

The Speaker referred Senate Joint Resolution No. 390 to the Calendar and Rules Committee.

RESOLUTIONS LYING OVER

- *Senate Joint Resolution 0332 -- Memorials, Government Officials -- Urges governor to establish ongoing task force on Alzheimer's Disease.
- The Speaker referred Senate Joint Resolution No. 332 to the General Welfare Committee.
- *Senate Joint Resolution 0365 -- General Assembly, Studies -- States the findings and recommendations of the special joint study committee on mental health services delivery systems.

The Speaker referred Senate Joint Resolution No. 365 to the General Welfare Committee.

SENATE BILLS ON FIRST CONSIDERATION

- *Senate Bill No. 1831 County Officers Held on the Clerk's desk pending third consideration of the Companion House Bill No. 1610.
- *Senate Bill No. 1871 -- Handicapped Persons -- Held on the Clerk's desk pending third consideration of the Companion House Bill No 2295.
- Senate Bill No. 1881 -- Health -- Held on the Clerk's desk pending third consideration of the Companion House Bill No. 1510.
- *Senate Bill No. 1907 -- Divorce and Annulment -- Held on the Clerk's desk pending third consideration of the Companion House Bill No. 2122.
- *Senate Bill No. 1973 -- Naming and Designating -- Held on the Clerk's desk pending third consideration of the Companion House Bill No. 1748.
- *Senate Bill No. 2017 -- Education, Dept. of -- Held on the Clerk's desk pending third consideration of the Companion House Bill No. 2299.
- *Senate Bill No. 2077 -- Autopsies -- Held on the Clerk's desk pending third consideration of the Companion House Bill No. 2028.
- *Senate Bill No. 2089 -- Highways, Roads and Bridges -- Held on the Clerk's desk pending third consideration of the Companion House Bill No. 2101.
- Senate Bill No. 2171 -- Handicapped Persons -- Held on the Clerk's desk pending third consideration of the Companion House Bill No. 1932.
- Senate Bill No. 2174 -- Corporations, Not for Profit -- Held on the Clerk's desk pending third consideration of the Companion House Bill No. 1941.
- Senate Bill No. 2187 -- Energy -- Held on the Clerk's desk pending third consideration of the Companion House Bill No. 1967.
- *Senate Bill No. 2371 -- Tort Liability -- Held on the Clerk's desk pending third consideration of the Companion House Bill No. 2270.
- Senate Bill No. 2386 -- Highways, Roads and Bridges -- Held on the Clerk's desk pending third consideration of the Companion House Bill No. 2336.
- *Senate Bill No. 2446 -- Highways, Roads and Bridges -- Held on the Clerk's desk pending third consideration of the Companion House Bill No. 2412.

SENATE BILLS ON SECOND CONSIDERATION

*Senate Bill No. 1974 -- Election Laws -- Passed second consideration and referred to the State and Local Government Committee.

REPORTS FROM STANDING COMMITTEES

AGRICULTURE

MR. SPEAKER: Your Committee on Agriculture begs leave to report that we have carefully considered and recommend for passage: House Bill No. 2369 (with amendment).

STALLINGS, Chairman.

Under the rules, House Bill No. 2369 (with amendment) was transmitted to the Committee on Calendar and Rules.

COMMERCE

MR. SPEAKER: Your Committee on Commerce begs leave to report that we have carefully considered and recommend for passage: House Bills Nos. 1127, 1638 (with amendment), 1652 and 2365 (with amendment).

We further report that the following was considered but failed to pass: House Bill No. 863.

TANNER, Chairman.

Under the rules, House Bills Nos. 1127, 1638 (with amendment), 1652 and 2365 (with amendment) were transmitted to the Committee on Calendar and Rules.

CONSERVATION AND ENVIRONMENT

MR. SPEAKER: Your Committee on Conservation and Environment begs leave to report that we have carefully considered and recommend for passage: House Bill No. 1440 (with amendment); recommend for adoption House Joint Resolution Nos. 514, 515 (with amendment) and 547; and recommend for concurrence Senate Joint Resolution No. 158.

We further recommend that, pursuant to **House Rule No. 72**, House Bill No. 1637 be referred to the Committee on Finance, Ways and Means.

Pursuant to House Rule No. 81(2), House Bill No. 1582 was returned to the Clerk's desk.

HILLIS, Chairman.

Under the rules, House Bill No. 1440 (with amendment) and House Joint Resolutions Nos. 514, 515 (with amendment), 547 and Senate Joint Resolution No. 158 were transmitted to the Committee on Calendar and Rules.

Pursuant to House Rule No. 72, the Speaker referred House Bill No. 1637 to the Committee on Finance, Ways and Means.

EDUCATION

MR. SPEAKER: Your Committee on Education begs leave to report that we have carefully considered and recommend for passage: House Bills Nos. 2038 and 2157; for adoption: House Joint Resolution No. 453.

We further recommend that, pursuant to House Rule No. 72, House Bills 1718 and 1906 be referred to the Committee on Finance, Ways and Means.

DAVIDSON, Chairman,

Under the rules, House Bills Nos. 2038 and 2157; and House Joint Resolution No. 453 were transmitted to the Committee on Calendar and Rules.

Pursuant to House Rule No. 72, the Speaker referred House Bills Nos. 1718 and 1906 to the Committee on Finance, Ways and Means.

FINANCE, WAYS AND MEANS

MR. SPEAKER: Your Committee on Finance, Ways and Means begs leave to report that we have carefully considered and recommend for passage: House Bills Nos. 1663 (with amendment), 1832 (with amendment), 1978 and 1990 (with amendment).

BRAGG, Chairman.

Under the rules, House Bills Nos. 1663 (with amendment), 1832 (with amendment), 1978 and 1990 (with amendment) were transmitted to the Committee on Calendar and Rules.

GENERAL WELFARE

MR. SPEAKER: Your Committee on General Welfare begs leave to report that we have carefully considered and recommend for passage: House Bills Nos. 1544 (with amendment), 1860, 2001 (with amendment), 2069, 2355 (with amendment), 2372, 2373 and 2425 (with amendment); for concurrence: Senate Joint Resolution No. 122.

We further recommend that, pursuant to House Rule No. 72, House Bills Nos. 1692; 1858 and 2207 (with amendment) be referred to the committee on Finance, Ways and Means.

STARNES, Chairman.

Under the rules, House Bills Nos. 1544 (with amendment), 1860, 2001 (with amendment), 2069, 2355 (with amendment), 2372, 2373 and 2425 (with amendment); and Senate Joint Resolution No. 122 were transmitted to the Committee on Calendar and Rules.

Pursuant to House Rule No. 72, House Bills Nos. 1692, 1858 and 2207 (with amendment), were referred to the committee on Finance, Ways and Means.

GOVERNMENT OPERATIONS

MR. SPEAKER: Your Committee on Government Operations begs leave to report that we have carefully considered and recommend for passage: House Bills Nos. 1407 (with amendment), 1414 (with amendment), 1426 (with amendment), 1428 (with amendment), 1599 (with amendment), 1602 (with amendment), 1605 (with amendment), 1641 (with amendment), 1642 (with amendment) and 2349.

KING, Chairman,

Under the rules, House Bills Nos. 1407 (with amendment), 1414 (with amendment), 1426 (with amendment), 1428 (with amendment), 1599 (with amendment), 1602 (with amendment), 1605 (with amendment), 1641 (with amendment), 1642 (with amendment) and 2349 were transmitted to the Committee on Calendar and Rules.

JUDICIARY

MR. SPEAKER: Your Committee on Judiciary begs leave to report that we have carefully considered and recommend for passage: House Bills Nos. 602 (with amendment), 1944, 1965 and 2086.

We further recommend that, pursuant to House Rule No. 72, House Bill No. 1915 (with amendment), 1916 (with amendment) and 2361 be referred to the Committee on Finance, Ways and Means.

BUCK, Chairman.

Under the rules, House Bills Nos. 602 (with amendment), 1944, 1965 and 2086 were transmitted to the Committee on Calendar and Rules.

Pursuant to House Rule No. 72, the Speaker referred House Bills Nos. 1915 (with amendment), 1916 (with amendment) and 2361 to the Committee on Finance, Ways and Means.

LABOR AND CONSUMER AFFAIRS

MR. SPEAKER: Your Committee on Labor and Consumer Affairs begs leave to report that we have carefully considered and recommend for passage: House Bill No. 2419.

We further recommend that, pursuant to **House Rule No. 72**, House Bills Nos. 2051 and 2421 be referred to the Committee on Finance, Ways and Means.

ELLIS, Chairman.

Under the rules, House Bill No. 2419 was transmitted to the Committee on Calendar and Rules.

Pursuant to House Rule No. 72, the Speaker referred House Bills Nos. 2051 and 2421 to the Committee on Finance, Ways and Means.

STATE AND LOCAL GOVERNMENT

MR. SPEAKER: Your Committee on State and Local Government begs leave to report that we have carefully considered and recommend for passage: House Bills Nos. 1564 (with amendment), 1671, 1743, 1787, 1791, 1857 (with amendment), 1954, 1956 (with amendment), 2019, 2020, 2050, 2056, 2058 (with amendment), 2121, 2156, 2201, 2249, 2292 (with amendment), 2350 and 2396; for adoption: House Joint Resolution No. 520.

We further recommend that, pursuant to **House Rule No. 72**, House Bills Nos. 2280 and 2416 be referred to the Committee on Finance, Ways and Means.

MILLER, Chairman,

Under the rules, House Bills Nos. 1564 (with amendment), 1671, 1743, 1787, 1791, 1857 (with amendment), 1954, 1956 (with amendment), 2019, 2020, 2050, 2056, 2058 (with amendment), 2121, 2156, 2201, 2249, 2292 (with amendment), 2350 and 2396; and House Joint Resolution No. 520 were transmitted to the Committee on Calendar and Rules.

Pursuant to House Rule No. 72, the Speaker referred House Bill No. 2280 and 2416 to the Committee on Finance, Ways and Means.

TRANSPORTATION

MR. SPEAKER: Your Committee on Transportation begs leave to report that we have carefully considered and recommend for passage: House Bills Nos. 1891 (with amendment) and 1913; and recommend for adoption House Joint Resolution No. 562.

We further recommend that, pursuant to **House Rule No. 72**, House Bills Nos. 1848 (with amendment) and 2366 (with amendment) be referred to the committee on Finance, Ways and Means.

ROBINSON, Chairman.

Under the rules, House Bills Nos. 1891 (with amendment), 1913; and House Joint Resolution No. 562 were transmitted to the Committee on Calendar and Rules.

Pursuant to House Rule No. 72, House Bills Nos. 1848 (with amendment) and 2366 (with amendment) were referred to the committee on Finance, Ways and Means.

ENROLLED BILLS

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Bills Nos. 1342, 1725, 1781, 1829, 1973, 2130, 2154, 2235, 2240, 2390, 2439, 2441, 2445, 2446, 2447, 2448 and 2453; and House Joint Resolutions Nos. 272, 563, 565, 566, 575, 576 and 589; and find same correctly enrolled and ready for the signatures of the Speakers.

BETTY KAY FRANCIS, Chief Engrossing Clerk.

SIGNED

The Speaker announced that he had signed the following: House Bills Nos. 1342, 1725, 1781, 1829, 1973, 2130, 2154, 2235, 2240, 2390, 2439, 2441, 2445, 2446, 2447, 2448 and 2453; House Joint Resolutions Nos. 272, 563, 565, 566, 575, 576 and 589.

REPORT OF CHIEF ENGROSSING CLERK

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have transmitted to the Governor the following: House Bills Nos. 1509, 1617, 1621, 1863, 1869, 1958, 1962, 1963, 2285, 2386 and 2409; and House Joint Resolutions Nos. 491, 553, 554, 556, 557, 558, 559 and 560; for his action.

BETTY KAY FRANCIS Chief Engrossing Clerk

MESSAGE FROM THE GOVERNOR

MR. SPEAKER:

l am directed by the Governor to return herewith: House Bills Nos. 1501, 1555, 1589, 1851, 1957, 1959, 2242, 2311, 2442 and 2455; House Joint Resolutions Nos. 540, 543, 546, 548, 552 and 574, with his approval.

DAVID H. WELLES, Counsel to the Governor.

SIGNED

The Speaker announced that he had signed the following: Senate Bills Nos. 1356, 1379, 1390, 1395, 1412, 1425, 1436, 1473, 1586, 1605, 1626, 1769, 1801, 2070, 2197, 2199, 2359, 2361, 2432 and 2480; Senate Joint Resolutions Nos. 375, 376, 377, 379, 382, 388, 395 and 397.

MESSAGE FROM THE GOVERNOR

MR. SPEAKER:

I am directed by the Governor to return herewith: House Bills Nos. 1767 and 1771, with his approval.

DAVID H. WELLES, Counsel to the Governor.

ENGROSSED BILLS

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully examined House Bills Nos. 1945 and 2415; and House Joint Resolutions Nos. 457, 466 and 492; and find same correctly engrossed and ready for transmission to the Senate.

BETTY KAY FRANCIS, Chief Engrossing Clerk.

ENGROSSED BILLS

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully examined House Bill No. 1613; and find same correctly engrossed and ready for transmission to the Senate.

BETTY KAY FRANCIS, Chief Engrossing Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bill No. 1866; substituted for Senate Bill on same subject, amended, and passed by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bill No. 1766; substituted for Senate Bill on same subject, amended, and passed by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bill No. 1992; substituted for Senate Bill on same subject, and passed by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bills Nos. 1017, 1717, 1752 and 2298; all substituted for Senate Bills on same subjects and passed by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

ENGROSSED BILLS

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully examined House Bills Nos. 1483, 2466 and 2470; and find same correctly engrossed and ready for transmission to the Senate.

BETTY KAY FRANCIS, Chief Engrossing Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bills Nos. 1342, 1725, 1781, 1829, 1973, 2130, 2154, 2235, 2240, 2390, 2439, 2441, 2445, 2446, 2447, 2448 and 2453; also, House Joint Resolutions Nos. 272, 563, 565, 566, 575, 576 and 589; signed by the Speaker.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos. 1439, 1440, 1654, 1860 and 2396; all for the signature of the Speaker.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolutions Nos. 374 and 391; both adopted for concurrence.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

*Senate Joint Resolution 0374 -- Memorials, Government Officials -- Directs attorney general and director of legal services to review laws relative to metropolitan government.

Senate Joint Resolution 0391 -- Memorials, Sports -- Honors Metro Moore County High School girl's basketball team on winning District 10 A championship.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos. 1750, 1813, 1888, 1918, 1965, 2198 and 2245; all passed by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

*Senate Bill No. 1750 -- Mines, Mining -- Revises procedures for filing dormant mineral interests. Amends TCA, Title 66, Ch. 5, Pt. 1; Title 67, Ch. 5, Pt. 8.

*Senate Bill No. 1813 -- Hospitals and Health Care Facilities -- Requires home health care agencies to keep records for certain length of time. Amends TCA, Title 68. Ch. 1.

Senate Bill No. 1888 -- Game and Fish Laws -- Prohibits use of cable snare traps. Amends TCA, Title 70, Ch. 4.

*Senate Bill No. 1918 -- Alcoholic Beverage Commission -- Increases compensation of members. Amends TCA 57-1-103.

*Senate Bill No. 1965 -- Courts, Supreme Court of Tennessee -- Requires trial court clerks to make report to executive secretary of Supreme Court. Amends TCA, Title 16, Ch. 3, Pt. 8.

Senate Bill No. 2198 — Hotels and Restaurants — Authorizes commissioner to enter agreement with county health department to implement requirements of Hotel, Food Service and Swimming Pool Inspection Act of 1985.

*Senate Bill No. 2245 -- Trusts -- Authorizes creation of blind trusts that meet certain requirements. Amends TCA, Title 35, Ch. 50.

REPORT OF COMMITTEE ON CALENDAR AND RULES CONSENT CALENDAR

MR. SPEAKER: The officers of your Committee on Calendar and Rules beg leave to report that we have met and set the following bills and/or Resolutions on the Consent Calendar for Thursday, March 17, 1988: House Bills Nos. 1919, 1656, 1938, 1999, 1736; House Joint Resolution No. 476, House Bills Nos. 1792, 1470, 2295, 2297 and 2299; Senate Joint Resolutions Nos. 386, 387, 390; House Resolution No. 103: and House Joint Resolutions Nos. 601, 602 and 603.

PHILLIPS, Chairman.

REPORT OF COMMITTEE ON CALENDAR AND RULES

MR. SPEAKER: Your Committee on Calendar and Rules begs leave to report that we have met and set the following bills and/or Resolutions on the calendar for Thursday, March 17, 1988: House Bills Nos. 1420, 1604, 1941, 2135, 1478, 1884, 1679, 2241, 1153, 2199, 1968; House Joint Resolution No. 484; House Bills Nos. 1335, 1484 and 1988.

PHILLIPS, Chairman.

S. 10

REPORT OF COMMITTEE ON CALENDAR AND RULES CONSENT CALENDAR

MR. SPEAKER: The officers of your Committee on Calendar and Rules beg leave to report that we have met and set the following bills and/or Resolutions on the Consent Calendar for Monday, March 21, 1988: House Bills Nos. 1776, 2268, 1475, 1362, 1827, 1643, 2434, 2024, 2038, 1967; House Joint Resolution No. 468.

PHILLIPS, Chairman.

REPORT OF COMMITTEE ON CALENDAR AND RULES

MR. SPEAKER: Your Committee on Calendar and Rules begs leave to report that we have met and set the following bills and/or Resolutions on the calendar for Monday, March 21, 1988: House Bills Nos. 2279, 2270, 1960, 1961, 1880, 1943, 1971, 1355, 1998, 2251, 1477, 2041, 2043, 2106 and 1647.

PHILLIPS, Chairman.

REPORT OF COMMITTEE ON CALENDAR AND RULES

MR. SPEAKER: Your Committee on Calendar and Rules begs leave to report that we have met and set the following bills and/or Resolutions on the calendar for Wednesday, March 23, 1988: House Bills Nos. 1784, 1500, 2042, 1952, 1383 and 2015.

PHILLIPS, Chairman.

ROLL CALL	
The roll call was taken with the following results:	
Present	95

Representatives present were Bell, Bivens, Bragg, Buck, Bushing, Byrd, Cain, Chiles, Clark, Coffey, Collier, Crain, Cross, Curlee, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Good, Harrill, Hassell, Hawkins, Head, Henry, Herron, Hillis, Hobbs, Holtomb, Holt, Hurley, Huskey, Ivy, Jackson, Jared, Jones, R. (Shelby), Jones, U. (Shelby), Kent, Kernell, King, Kisber, Lawson, Long, Love, May, McAfee, Miller, Montgomery, Moody, Moore (Lawrence), Moore (Shelby), Naifeh, Nance, Napier, Odom, Peroulas, Phillips, Pruitt, Purcell, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Yelton, Mr. Speaker Murray — 95.

On motion of Rep. Naifeh, the House adjourned until 9:00 A.M., Thursday, March 17, 1988.